$Ca\$as\&: \textbf{G494} \lor e0 \textbf{25253636} \textbf{IJC\$} o \textbf{Curvo} \textbf{ente} \textbf{48} 50 \ \textbf{Filiebe} \textbf{09/G/00/2/0035} \quad \textbf{Patgrangle} \ \textbf{0f} \ \textbf{2}$

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11	Attorneys for Defendant California Security Ala	ARMS, INC.
12	UNITED STATES DISTRICT COURT	
13	NORTHERN DISTRICT OF CALIFORNIA	
14	ANYONNE GOV	NO. GOL 02720 GY
15	YVONNE COX,	NO. C04-02530 SI
16	Plaintiff,)	DISMISSAL OF PLAINTIFF'S THIRD CAUSE OF ACTION & STIPULATION OF
17	vs.	WAIVER OF ATTORNEY FEES AND COSTS; [PROPOSED] ORDER
18	CALIFORNIA SECURITY ALARMS, INC.,	
19	Defendants.	
20	The parties to the above-entitled action jointly submit this Dismissal and Stipulation Waiving the	
21	respective parties attorney fees and costs:	
22	WHEREAS Plaintiff's Complaint contains a Cause of Action (Number 3) for DISABILITY	
23	DISCRIMINATION, HARASSMENT AND RETALIATION, FAILURE TO PROVIDE A REASONABLE	
24	ACCOMMODATION AND FAILURE TO ENGAGE IN THE INTERACTIVE PROCESS IN VIOLATION	
25	OF THE CALIFORNIA FAIR EMPLOYMENT AND HOUSING ACT ("FEHA");	
26	WHEREAS Plaintiff voluntarily dismisses her Third (3 rd) Cause of Action "without prejudice"	
27	following the close of discovery, Plaintiff will amend the Dismissal to be "with prejudice";	
28	and the state of t	projunico ,
10	STIPULATION TO CONTINUE SCHEDULING ORDER AS TO EXPERT DISCOVERY DEADLINE CASE NO. C04-02530 SI	

WHEREAS the parties agree that each shall bear their own attorney fees and costs in relation to this 1 cause of action; 2 THEREFORE Plaintiff requests Dismissal of her Third (3rd) Cause of Action. 3 4 SIGNATURE OF COUNSEL 5 6 September 26, 2005 DATED: By: 7 BETH W. MORA, ESQ. LAW OFFICES OF LUCIUS A. COOPER Attorneys for Plaintiff 8 YVONŇE COX 9 10 DATED: September 26, 2005 By: H. ANN LIROFF, ESQ. 11 HANNIG LAW FIRM Attorneys for Defendant 12 CALIFORNIA SECURITY ALARMS, INC. 13 14 [PROPOSED] ORDER IT IS SO ORDERED. 15 16 GRANTED DATED: By: 17 18 19 20 21 22 23 24 25

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